1 2 3 4 5 6 7 8	CALDWELL LESLIE & PROCTOR, PC MICHAEL J. PROCTOR, State Bar No. 1482 proctor@caldwell-leslie.com ROBYN C. CROWTHER, State Bar No. 1938 crowther@caldwell-leslie.com JEFFREY M. HAMMER, State Bar No. 2642 hammer@caldwell-leslie.com ARMILLA STALEY-NGOMO, State Bar No staley-ngomo@caldwell-leslie.com 725 South Figueroa Street, 31st Floor Los Angeles, California 90017-5524 Telephone: (213) 629-9040 Facsimile: (213) 629-9022  Attorneys for Plaintiff LODGEPOLE INVESTMENTS, LLC	340 32	
9	,		
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALL	IFORNIA, SAN FRANCISCO DIVISION	
12			
13	LODGEPOLE INVESTMENTS, LLC, a Nevada limited liability company,	Case No. CV 13-00446 NC	
14	Plaintiff,	STIPULATION AND [PROPOSED] ORDER TO CONTINUE INITIAL CASE	
15	V.	MANAGEMENT CONFERENCE	
16	EDWARD GENNADY BARSKY, an	The Hon. Nathanael M. Cousins	
17	individual; ST. TROPEZ CAPITAL, LLC, a California limited liability company; and	Current CMC Date: June 5, 2013, at 10:00 a.m.	
18	MONACO DEVELOPMENT, LLC, a California limited liability company,	Proposed CMC Date: July 10, 2013, at 10:00 a.m.	
19	Defendants.		
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28 CALDWELL			
LESLIE & PROCTOR		CV 13-00446 NO	

CV 13-00446 NC STIPULATION AND [PROPOSED] ORDER TO CONTINUE INITIAL CASE MANAGEMENT CONFERENCE

1 Plaintiff Lodgepole Investments, LLC ("Lodgepole Investments") and Defendant Monaco 2 Development, LLC ("Monaco"), by and through their undersigned counsel, hereby stipulate as 3 follows: 4 WHEREAS Lodgepole Investments filed this lawsuit on January 31, 2013; 5 WHEREAS, on January 31, 2013, the Court issued an Order Setting Initial Case Management Conference and ADR Deadlines, and scheduled the Initial Case Management 6 7 Conference for May 1, 2013, at 10:00 a.m.; 8 WHEREAS, on February 6, 2013, Defendants Edward Gennady Barsky and St. Tropez 9 Capital, LLC filed a Notice of Automatic Stay of this lawsuit, pursuant to 11 U.S.C. § 362(a) and 10 based on their filing of voluntary Chapter 11 bankruptcy petitions in the United States Bankruptcy Court, Central District of California; 11 12 WHEREAS the automatic stay has no application to the claims brought against Monaco, 13 which has not filed a bankruptcy petition; 14 WHEREAS, on April 26, 2013, pursuant to the parties' stipulation, the Court entered an 15 Order continuing the Initial Case Management Conference to June 5, 2013, at 10:00 a.m., and 16 continued all other deadlines set forth in the Court's Order Setting Initial Case Management Conference (Dkt. No. 7); 17 18 WHEREAS, Lodgepole Investments and Defendants have made significant progress in 19 settlement negotiations that would fully resolve this action, but have not yet reached an agreement 20 regarding the final terms of a settlement; 21 22 23 /// 24 25 /// 26 27 28

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1	NOW THEREFORE, Lodgepole Investments and Monaco hereby stipulate and agree that,		
2	subject to the Court's approval, the Initial Case Management Conference shall be continued to		
3	July 10, 2013, at 10:00 a.m., and that all other deadlines set forth in the Court's Order Setting		
4	Initial Case Management Conference and ADR Deadlines are continued accordingly. The parties sha		
5	file their case management statement and consent or declination no later than July 3, 2013.		
6	DATED: May 30, 2013	Respectfully submitted,	
7		CALDWELL LESLIE & PROCTOR, PC	
8			
9		By /S/	
10		JEFFREY M. HAMMER Attorneys for LODGEPOLE INVESTMENTS, LLC	
11		reconceys for Bob oblioble investments, bee	
12			
13			
14	DATED: May 30, 2013	Respectfully submitted,	
15			
16		By /S/ MAKSYM CHERNIAVSKYI, managing	
17		member of MONACO DEVELOPMENT, LLC	
18			
19	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
20	II	ETATIO	
21	DATED: <u>May 30, 2013</u>	The Monorable Nathan in the second se	
22		rale Judge	
23	Judge Nathanael M. Cousins		
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25			
26		FERN DISTRICT OF CT	
27			
28 CALDWELL LESLIE & PROCTOR		-2- CV 13-00446 NC CO CONTINUE INITIAL CASE MANAGEMENT CONFERENCE	

1	ATTESTATION PURSUANT TO LOCAL RULE 5-1		
2	Pursuant to Local Rule 5-1 of the Northern District of California, I attest that concurrence		
3	in the filing of this document has been obtained from each of the other signatory to this document.		
4	D. 1777 M. 00 0010		
5	DATED: May 30, 2013	Respectfully submitted,	
6		CALDWELL LESLIE & PROCTOR, PC	
7			
8		By /S/	
9		JEFFREY M. HAMMER Attorneys for LODGEPOLE INVESTMENTS, LLC	
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LESLIE & PROCTOR	STIPULATION AND [PROPOSED]	-3- ORDER TO CONTINUE INITIAL CASE MANAGEMENT CONFERENCE	